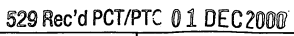
	IMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	ATTORNEY'S DOCKET NUMBER					
OKM P10-1390	T2147-906626						
TRANSMITTAL LETTER	U.S. APPLICATION NO. (If known, see 37 CFR 1.5)						
DESIGNATED/ELECTI	09/701611						
CONCERNING A FILING UNDER 35 U.S.C. 371  INTERNATIONAL APPLICATION NO. INTERNATIONAL FILING DATE		PRIORITY DATE CLAIMED					
PCT/FR99/02441	October 11, 1999	April 2, 1999					
TITLE OF INVENTION METHOD FOR PRECONDITIONING AND ENCODING A DATA TABLE, AND METHOD FOR THE IMPLEMENTATION OF TABLE REQUESTS ON A VECTORAL PROCESSOR							
APPLICANT(S) FOR DO/EO/US  Bernard NIVELET							
Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:							
This is a FIRST submission of items concerning a filing under 35 U.S.C. 371.							
2. This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371.							
3. X This is an express request to promptly begin national examination procedures (35 U.S.C. 371(f)).							
4. X The US has been elected by the expiration of 19 months from the priority date (PCT Article 31).  5. X A copy of the International Application as filed (35 U.S.C. 371(c)(2))							
5. X A copy of the International Apple a. is attached hereto (requ	uired only if not communicated by the International	ational Bureau).					
V 1 1iooto	ad by the International Bureau.						
is not required as the	application was filed in the United States Rec	i U.S.C. 371(c)(2)).					
7 Amendments to the claims of t	n of the International Application as filed (35 the International Application under PCT Artic	cie 19 (33 0.3.C. 371(c)(3))					
a. are attached hereto (re	equired only if not communicated by the Inter	mational Bureau).					
1 have been communica	have been communicated by the International Bureau.						
c. have not been made; however, the time limit for making such amendments has NOT expired.							
d. have not been made a	and will not be made. on of the amendments to the claims under PC	T Article 19 (35 U.S.C. 371(c)(3)).					
8. An English language translation	inventor(s) (35 U.S.C. 371(c)(4)).	\$					
9. An oath or declaration of the	on of the annexes to the International Prelimin	nary Examination Report under					
PCT Article 36 (35 U.S.C. 371	1(c)(5)).						
Items 11 to 16 below concern docume	ent(s) or information included:	cited references					
	atement under 37 CFR 1.97 and 1.98. with						
12. X An assignment document for to BULL S.A.	recording. A separate cover sheet in complian	nce with 37 CFR 3.28 and 3.31 is included.					
13. 🗴 A FIRST preliminary amendm							
A SECOND or SUBSEQUEN	VT preliminary amendment.						
14. A substitute specification.							
15. X A change of power of attorne	y and/or address letter.						
16. X Other items or information:	anglation						
Verification of Tr Copies of PCT Form	ranslation as RO/1 <b>0</b> 1; PCT/IB/301 & PCT/IB	1304 + PCT/18/308+ Pemaude					
Proposed Drawing	Corrections						
1							



U.S. APPLICAT	APPLICATION NO. (it in the property of the pro			T2147-906626			
	The following fees are s	submitted.			CALCULATIONS	PTO USE ONLY	
BASIC N	NATIONAL FEE (37 CF	R 1.492 (a)	(1) - (5)):				
	er international prelimina						
	ternational search fee (3 nternational Search Repo			\$1000.00			
			(37 CFR 1.482) not paid to repared by the EPO or JPO	\$860.00			
International preliminary examination fee (37 CFR 1.482) not paid to USPTO but international search fee (37 CFR 1.445(a)(2)) paid to USPTO							
International preliminary examination fee paid to USPTO (37 CFR 1.482) but all claims did not satisfy provisions of PCT Article 33(1)-(4)						,	
International preliminary examination fee paid to USPTO (37 CFR 1.482) and all claims satisfied provisions of PCT Article 33(1)-(4)						_	
ENTER APPROPRIATE BASIC FEE AMOUNT =					\$860.00		
Surcharge of \$130.00 for furnishing the oath or declaration later than 20 months from the earliest claimed priority date (37 CFR 1.492(e)).					\$		
CLA	IMS NUMBER I	FILED	NUMBER EXTRA	RATE			
Total clain		- 20 =	2	X \$18.00	<b>\$</b> 36.00		
Independe		-3 =	0	X \$80.00	\$		
MULTIP	LE DEPENDENT CLAIM			+ \$270.00	\$		
			DF ABOVE CALCULAT		<b>\$</b>		
Applicant claims small entity status. See 37 CFR 1.27. The fees indicated above are reduced by 1/2.					\$		
			SUBT	TOTAL =	\$896.00		
Processing fee of \$130.00 for furnishing the English translation later than 20 30 months from the earliest claimed priority date (37 CFR 1.492(f)).					\$		
TOTAL NATIONAL FEE =					<sub>\$</sub> 896.00		
Fee for recording the enclosed assignment (37 CFR 1.21(h)). The assignment must be accompanied by an appropriate cover sheet (37 CFR 3.28, 3.31). \$40.00 per property					\$ 40.00		
TOTAL FEES ENCLOSED =					<b>\$</b> 936.00		
					Amount to be refunded:	\$	
					charged:	\$	
a. A check in the amount of \$ to cover the above fees is enclosed.							
b. Please charge my Deposit Account No. 501165 in the amount of \$936.00 to cover the above fees. A duplicate copy of this sheet is enclosed.							
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b. 😦	Please charge my Depos A duplicate copy of this	sit Account s sheet is end	No. 501165 in the closed.	amount of $\$ \frac{93}{}$	5.00 to cov		
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## 09/701611 529 Rec'd PCT/PTC 01 DEC 2000

## **Verification of Translation**

I, Robin Holding, having an office at 948 15th Street, #4, Santa Monica, CA 90403-3134, hereby state that I am well acquainted with both the English and French languages and that to the best of my knowledge and ability, the appended document is a true and faithful translation of

International Patent Application No. PCT/FR99/02441, filed on October 11, 1999 in the name of BULL S.A., invented by Bernard NIVELET.

I further declare that the above statement is true; and further, that this statement is made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent resulting therefrom.

November 21, 2000

Date

Robin Holding

Robin Holding